## FEDERAL COMMUNICATIONS COMMISSION 445 TWELFTH STREET, SW WASHINGTON, DC 20554

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MEDIA BUREAU AUDIO DIVISION TECHNICAL PROCESSING GROUP APPLICATION STATUS: (202) 418-2730 HOME PAGE: www.fcc.gov/mb/audio/ ENGINEER: GARY A. LOEHRS
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## CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Regent Broadcasting of Evansville/Owesboro, Inc. 2000 Fifth Third Center 511 Walnut Street Cincinnati, OH 45202

In re: WKDQ(FM), Henderson, KY

Facility I.D. No.: 6871
Regent Broadcasting of
Evansville/Owensboro, Inc.
BLH-19881025KC

## Dear Licensee:

In accordance with procedures adopted by the Commission, this letter constitutes notification to Regent Broadcasting of Evansville/Owesboro, Inc. ("Regent") of the filing of a minor change construction permit application (BPL-20080623ABT) by Christian Fellowship Church, Inc. ("CFC"), licensee of station WCFY-LP, Evansville, IN. CFC's application proposes to operate on Channel 256L1 and create a second-adjacent channel short-spacing to WKDQ.

The staff has tentatively concluded that the CFC application meets the requirements outlined in the *Third Report & Order* in MM Docket 99-25 and is otherwise acceptable for filing. Accordingly, IT IS ORDERED, that pursuant to Section 316(a) of the Communications Act of 1934, as amended, 47 U.S.C. § 316(a), and pursuant to Section 1.87 of the Commission's Rules, Regent, licensee of Station WKDQ, SHALL SHOW CAUSE why the modification of WCFY-LP to operate on Channel 256 and allow a second-adjacent channel short-spacing to WKDQ is not in the public interest. Regent may, not later than 30 days from the date of this letter, file a written statement showing with particularity why the respective facility should not be modified as proposed in this *Order to Show Cause*. If no written statement is filed by the date referred to above, the respective licensee will be deemed to have consented to the modification as proposed in this *Order to Show Cause* and we will issue an STA for the proposed LPFM station modification.

<sup>&</sup>lt;sup>1</sup> In order to be considered in compliance, there must not be an alternate, fully-spaced, and rule-compliant channel available for the LPFM station.

Further action on CFC's application will be withheld for thirty days from the date of this letter to provide an opportunity to reply. Please note that responses must be submitted to the Secretary of the Commission in triplicate and must be served on all parties.

Sincerely,

Rodolfo F. Bonacci

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Assistant Chief

Audio Division

Media Bureau

cc: Latham & Watkins, LLP